

1 HOWARD & HOWARD ATTORNEYS PLLC
2 Robert Hernquist, Nevada Bar No. 10616
3 *RHernquist@HowardandHoward.com*
4 Jay Young, Nevada Bar No. 5562
5 *JYoung@HowardandHoward.com*
6 Wells Fargo Tower, Suite 1000
7 3800 Howard Hughes Parkway
8 Las Vegas, Nevada 89169-5980
9 Telephone: (702) 257-1483
10 Facsimile: (702) 567-1568

11
12 *Attorneys for Plaintiffs Marvin Lipschultz,
13 and Golden Palm Investments LP*

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16 **UNITED STATES DISTRICT COURT**
17 **DISTRICT OF NEVADA**

18 GOLDEN PALM INVESTMENTS LIMITED
19 PARTNERSHIP, a Nevada limited
20 partnership; and MARVIN LIPSCHULTZ, an
21 individual;

22 Plaintiffs,
23 vs.
24 DANIEL AZOURI, an individual; JOSEPH
25 SINGER, an individual; and JOSEPH
26 SINGER ENTERTAINMENT GROUP LLC,
27 a California limited liability company;
28 Defendants.

29 Case No. 2:15-cv-00336-KJD-(VCF)

30 **NOTICE OF VOLUNTARY DISMISSAL**

31 Pursuant to Rule 41(a)(1)(A) of the Federal Rules of Civil Procedure, Plaintiffs hereby
32 dismiss this action, without prejudice.

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34 HOWARD & HOWARD ATTORNEYS PLLC

35 By: /s/ Robert Hernquist
36 Robert Hernquist, Nevada Bar No. 10616
37 Jay Young, Nevada Bar No. 5562

38 *Attorneys for Plaintiffs Marvin Lipschultz
and Golden Palm Investments LP*

Howard & Howard Attorneys PLLC
3800 Howard Hughes Pkwy., Ste. 1000
Las Vegas, NV 89169
(702) 257-1483

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2 **CERTIFICATE OF SERVICE**
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4 I hereby certify that I am an employee of Howard & Howard Attorneys PLLC, and that
5 on this 17th day of August, 2015, I caused to be served a true and correct copy of the foregoing
6 *Notice of Voluntary Dismissal* in the following manner:

7 (ELECTRONIC SERVICE) Pursuant to Fed. R. Civ. P. 5(b)(3) and LR 5-4, the above-
8 referenced document was electronically filed and served upon the parties listed below through
9 the Court's Case Management and Electronic Case Filing (CM/ECF) system:

10 Kurt R. Bonds
11 Adam R. Knecht
12 ALVERSON TAYLOR MORTENSON &
13 SANDERS
14 7401 W. Charleston Blvd.
15 Las Vegas, NV 89117
16
17 *Attorneys for Defendant Daniel Azouri*

18 Shawn Mangano
19 SHAWN MANGANO LTD.
20 9284 West Russell Rd., #203
21 Las Vegas, NV 89148
22
23
24
25
26
27
28

29 *Attorney for Defendants Joseph Singer
30 & Joseph Singer Entertainment Group
31 LLC*

32 _____
33 /s/ Robert Hernquist
34 HOWARD & HOWARD ATTORNEYS PLLC

Howard & Howard Attorneys PLLC
3800 Howard Hughes Pkwy., Ste. 1000
Las Vegas, NV 89169
(702) 257-1483